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NOTICE OF ALLOWANCE AND FEE(S) DUE

23995

7590

08/24/2009

RABIN & Berdo, PC 1101 14TH STREET, NW SUITE 500 WASHINGTON, DC 20005 EXAMINER

HO, HOANG QUAN TRAN

ART UNIT PAPER NUMBER

2818

DATE MAILED: 08/24/2009

APPLICATION NO. FILING DATE		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	10/577,360	04/28/2006	Masaru Takaishi	A1 411NP	5184

TITLE OF INVENTION: SEMICONDUCTOR DEVICE PRODUCTION METHOD AND SEMICONDUCTOR DEVICE

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0	\$1810	11/24/2009

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

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If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.

II. PART B - FEE(S) TRANSMITTAL, or its equivalent, must be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted. If an equivalent of Part B is filed, a request to reapply a previously paid issue fee must be clearly made, and delays in processing may occur due to the difficulty in recognizing the paper as an equivalent of Part B.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

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Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE

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RABIN & Ber 1101 14TH STR SUITE 500		I hen State addre trans	eby certify that this Postal Service w	is Fee(s	s) Transmittal is being	deposited with the United class mail in an envelope above, or being facsimile te indicated below.		
WASHINGTON	N, DC 20005							(Depositor's name)
								(Signature)
								(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVEN	TOR		ATTO	RNEY DOCKET NO.	CONFIRMATION NO.
10/577,360	04/28/2006		Masaru Takaishi				A1 411NP	5184
TILE OF INVENTION	: SEMICONDUCTOR I	DEVICE PRODUCTION						
APPLN, TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE D	UE	PREV. PAID ISSUE	E FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0			\$1810	11/24/2009
EXAM	IINER	ART UNIT	CLASS-SUBCLASS	SS				
HO, HOANG	QUAN TRAN	2818	438-140000					
. Change of correspondence address or indication of "Fee Address" (37 :FR 1.363). Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required.			2. For printing on the patent front page, list (1) the names of up to 3 registered patent attorneys or agents OR, alternatively, (2) the name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed.					
PLEASE NOTE: Unrecordation as set fort (A) NAME OF ASSIG	less an assignee is ident h in 37 CFR 3.11. Comp GNEE		data will appear on the Tasubstitute for filing (B) RESIDENCE: (C	ne pa g an a	ttent. If an assignoussignment. and STATE OR C	OUNT	TRY)	cument has been filed for
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Publication Fee (No small entity discount permitted)			Payment by credit card. Form PTO-2038 is attached. The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any					
Advance Order -						iciency, or credit any extra copy of this form).		
_ ~ .	tus (from status indicate as SMALL ENTITY statu		☐ b. Applicant is no	long	er claiming SMAI	L EN	ΓΙΤΥ status. See 37 CF	R 1.27(g)(2).
NOTE: The Issue Fee an nterest as shown by the	d Publication Fee (if reqrecords of the United Sta	uired) will not be accepted tes Patent and Trademark	d from anyone other the Office.	an th	ne applicant; a regi	stered a	attorney or agent; or the	assignee or other party in
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n application. Confiden ubmitting the completed his form and/or suggesti	tiality is governed by 35 d application form to the ions for reducing this bu. Virginia 22313-1450. DC	U.S.C. 122 and 37 CFR USPTO. Time will vary rden, should be sent to the	1.14. This collection is depending upon the i e Chief Information O	s esti ndivi ffice:	mated to take 12 r idual case. Any co r. U.S. Patent and	ninutes mment Traden	s to complete, including s on the amount of time nark Office, U.S. Depar	by the USPTO to process) gathering, preparing, and e you require to complete timent of Commerce, P.O. or Patents, P.O. Box 1450,

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10/577,360	04/28/2006	Masaru Takaishi	AI 411NP 5184	
23995 7.	590 08/24/2009		EXAM	INER
RABIN & Berdo	o, PC	HO, HOANG	QUAN TRAN	
1101 14TH STRE	ET, NW	ART UNIT	PAPER NUMBER	
SUITE 500 WASHINGTON,	DC 20005		2818 DATE MAILED; 08/24/200	9

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 453 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 453 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 (571)-272-4200.

	Application No.	Applicant(s)				
	10/577,360	TAKAISHI, MASARU				
Notice of Allowability	Examiner	Art Unit				
	Hoang-Quan T. Ho	2818				
The MAILING DATE of this communication appeal All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI	(OR REMAINS) CLOSED in this app or other appropriate communication GHTS. This application is subject to	olication. If not included will be mailed in due course. THIS				
1. This communication is responsive to <u>5/5/09</u> .						
2. X The allowed claim(s) is/are <u>1,3-7</u> .						
 Acknowledgment is made of a claim for foreign priority ur All b) ☐ Some* c) ☐ None of the: Certified copies of the priority documents have Certified copies of the priority documents have Copies of the certified copies of the priority documents have Copies of the certified copies of the priority documents have Copies of the certified copies of the priority documents have Copies of the certified copies of the priority documents have Certified copies not received: * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 	been received. been received in Application No cuments have been received in this i	national stage application from the				
4. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give						
 CORRECTED DRAWINGS (as "replacement sheets") must (a) ☐ including changes required by the Notice of Draftspers 1) ☐ hereto or 2) ☐ to Paper No./Mail Date (b) ☒ including changes required by the attached Examiner's Paper No./Mail Date 02/05/2009. 	on's Patent Drawing Review (PTO-					
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in the						
DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT						
Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)	5.	(PTO-413),				
Paper No./Mail Date 3. ☐ Information Disclosure Statements (PTO/SB/08), 7. ☑ Examiner's Amendment/Comment						
Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. ⊠ Examiner's Stateme	ent of Reasons for Allowance				

DETAILED ACTION

Response to Amendment

Applicant's amendment to the claims, filed on May 5, 2009, is acknowledged.

Entry of amendment is accepted and made of record. Currently, claims 1 – 20 are pending in light of the amendment, in which: claims 1, 6 and 8 were amended; no claim was cancelled; claims 4, 10, 14, and 18 were withdrawn; and no claim was added.

Applicant's amendment to the drawings, filed on May 5, 2009, is acknowledged. Entry of amendment is declined and not made of record.

Response to Arguments/Remarks

Applicant's response filed on May 5, 2009 is acknowledged and is answered as follows.

Applicant's remark, see pg. 11, with respect to fig. 5 objection has been fully considered but they are not persuasive in view of the following reasons. Applicant may have overlooked the previous Office Action mailing date of February 5, 2009 and mislabeled their own third embodiment invention, fig. 5 (see pg. 13 of spec.) as prior art when it is fig. 6 for which is required to be labeled prior art (see pg. 13 of spec.).

Applicant's arguments, see pgs. 11 – 14, with respect to the rejection of the claims have been fully considered and are persuasive. Therefore, the rejections have been rendered moot.

Drawings

Figure 6 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). Corrected drawings in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Election/Restrictions

Claim 1 is allowable. The restriction requirement between Species I – III, as set forth in the Office action mailed on September 23, 2008, has been reconsidered in view of the allowability of claims to the elected invention pursuant to MPEP § 821.04(a). The restriction requirement is hereby withdrawn as to any claim that requires all the limitations of an allowable claim. Claim 4, directed to non-elected species no longer withdrawn from consideration because the claim(s) requires all the limitations of an allowable claim.

In view of the above noted withdrawal of the restriction requirement, applicant is advised that if any claim presented in a continuation or divisional application is anticipated by, or includes all the limitations of, a claim that is allowable in the present

application, such claim may be subject to provisional statutory and/or nonstatutory double patenting rejections over the claims of the instant application.

Once a restriction requirement is withdrawn, the provisions of 35 U.S.C. 121 are no longer applicable. See *In re Ziegler*, 443 F.2d 1211, 1215, 170 USPQ 129, 131-32 (CCPA 1971). See also MPEP § 804.01.

EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Alun Palmer on August 12 – 13, 2009.

The application has been amended as follows:

Replace claim 1 with the following:

A production method for a semiconductor device which includes a super junction structural portion provided on a semiconductor substrate of a first conductivity and including drift layers of the first conductivity and RESURF layers of a second conductivity different from the first conductivity, the drift layers and the RESURF layers being laterally arranged in alternate relation in a direction parallel to the semiconductor substrate, the production method comprising the steps of:

forming a semiconductor layer of the first conductivity on the semiconductor substrate;

forming a trench in the semiconductor layer, the trench penetrating through the semiconductor layer to reach the semiconductor substrate;

filling a filling material in a predetermined bottom portion of the trench, so that a filling material portion is provided in the bottom portion of the trench up to a predetermined upper surface position which is shallower than an interface between the semiconductor substrate and the semiconductor layer, a void is provided in an upper portion of the trench above the predetermined upper surface position, and a part of the filling material is located in the semiconductor substrate,

wherein the filling step further includes the steps of:

supplying the filling material into the trench up to a position which is shallower than the predetermined upper surface position;

after the filling material supplying step, etching back the supplied filling material to the predetermined upper surface position; and

after the filling step, introducing an impurity of the second conductivity into a portion of the semiconductor layer exposed to an interior side wall of the trench, whereby the RESURF layers of the second conductivity are each formed alongside the interior side wall of the trench and the drift layers are each defined by a portion of the semiconductor layer remaining intact.

Cancel claims 2 and 8 - 20.

Claim 4: At line 2, replace "claim" with --claim 1--.

Claim 5: At line 3, replace "layer" with --layers--.

Claim 6: At line 5, replace "the RESURF layer and the drift layer" with --one of the RESURF layers and one of the drift layers--. At lines 7 – 8, replace "the drift layer and the RESURF layer" with --one of the drift layers and one of the RESURF layers--. At line 10, replace "the drift layer" with --one of the drift layers--. At line 12, replace "the drift layer" with --one of the drift layers--.

Claim 7: At line 3, replace "layer" with --layers--. At line 4, replace "the impurity" with --an impurity--.

Allowable Subject Matter

Claims 1 and 3 - 7 are allowed.

The following is an examiner's statement of reasons for the indication of allowable subject matter: The cited art, whether taken singularly or in combination, especially when all limitations are considered within the claimed specific combination, fails to teach or render obvious a production method for a semiconductor device including a super junction structural portion and RESURF layers with a trench having filling material, *inter alia*.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Both Nitta et al. patent application publications have similar structures to the instant application's invention.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hoang-Quan T. Ho whose telephone number is 571-272-8711. The examiner can normally be reached on Monday - Friday, 9 AM - 5 PM, EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steven Loke can be reached on 571-272-1657. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Application/Control Number: 10/577,360 Page 8

Art Unit: 2818

/Hoang-Quan T Ho/ Examiner, Art Unit 2818 August 13, 2009

/Andy Huynh/ Primary Examiner, Art Unit 2818